

NOTIFICATIONS RELATING TO LOCAL SELF-GOVERNMENT.

OFFICE OF THE COMMISSIONER, CORPORATION
OF THE CITY OF BANGALORE.

Notification dated 16th January 1957.

No. C.1.—56-57. Under Section 67 of the City of Bangalore Municipal Corporation Act, 1949, it is hereby notified that Sri Jeenabhai Davidoss, has been elected as the Mayor of the Corporation of the City of Bangalore at the meeting of the Corporation held on 16th January 1957.

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Notification dated 16th January 1957.

No. C.1.—56-57. Under Section 67 of the City of Bangalore Municipal Corporation Act, 1949, it is hereby notified that Sri S. Krishna Rao Pawar, has been elected as the Deputy Mayor of the Corporation of the City of Bangalore at the meeting of the Corporation held on 16th January 1957.

K. MOHAMED AHMED,
Commissioner.

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OFFICE OF THE PRESIDENT, TOWN MUNICIPAL
COUNCIL, SARJAPUR.

Notification dated 14th January 1957.

Ref.—Notification No. T. 239—55-6, dated 8th March 1956 and 27th September 1956 publishing the draft bye-laws relating to regulation of business at the Municipal Market and levy of fees.

No. T. 239—55-6. The Town Municipal Council Sarjapur in their meeting dated 7th August 1956 have resolved to levy fees as per the following schedule of Rates.

Objections or suggestions, if any may be preferred in writing by any inhabitants of Sarjapur Town in this behalf within one month from the date of this Notification to the Municipal office, Sarjapur, stating reasons therefor.

Objections and suggestions received after the prescribed time will not be considered.

SCHEDULE.

Sl. No.	Particulars	Quantity	Rate		Remarks.
			Rs.	a. p.	
1	Cloth shop (In a tent)	...	0	2 0	
2	Cocoon shop (Fresh and Dry)	...	0	1 0	
3	Glassware shop	...	0	1 0	...
4	Oil Shop	...	0	1 0	...
5	Fish Shop	...	0	1 0	...
6	Country Pottery shop	...	0	1 0	...
7	Baskets shop	...	0	1 0	...
8	Rugs shop	...	0	2 0	...
9	Sandles shop	...	0	1 0	...
10	Fruits Stall	...	0	1 0	...
11	Bangles shop	...	0	1 0	...
12	General Stores	...	0	2 0	...
13	Chillies shop	...	0	1 0	...
14	Jaggery shop	...	0	1 0	...
15	Areca nut shop	...	0	2 0	...
16	Betel leaves shop	...	0	0 6	...
17	Sweet meat shop	...	0	1 0	...
18	Vegetables shop	...	0	1 0	...
19	Tobacco shop	...	0	1 0	...
20	Beedi shop	...	0	1 0	...
21	Iron implements shop	...	0	1 0	...
22	Plantain shop (Green)	...	0	1 0	...
23	Uncarted cattle	per head	0	1 0	...
24	Sheep or Goat	...	0	0 6	...
25	Mat shop	...	0	0 6	...
26	Brooms shop	...	0	0 6	...
27	Tamarind shop	...	0	0 6	...
28	Hen or cock	per head	0	0 3	...
29	Lime-Stone shop	...	0	1 0	...
30	Rent for keeping shop in the closed shed.	Each	1	0 0	Per month
31	Do Open shed	...	0	8 0	Do

From 25th July 1956 to six months, the above rates will be collected only on Shandy days i.e., Sundays. After six months, the same rates will be collected daily.

S. N. MUNISWAMY REDDY,
President.

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OFFICE OF THE PRESIDENT, TOWN MUNICIPAL
COUNCIL, GAURIBIDANUR.

Notification dated 13th January 1957.

In supersession of the existing rules on the subject, notice is hereby given to the inhabitants of the Municipality of Gauribidanur Town including Madanahally and Karekallahally branch Towns and all those persons concerned that the Municipal Council have resolved at their meeting held on 3rd January 1957, for the introduction of the Model Rules for the levy and recovery of Stand Fees on buses arriving at the Bus Stand established by the Town Municipal Council, Gauribidanur, framed under Section 61 (b) (v) of the Town Municipalities Act, 1951.

Any inhabitant of the Municipality or any person concerned objecting to the introduction of the proposed rules may send his objections, in writing, to the President, Town Municipal Council, Gauribidanur, so as to reach him on or before the 23th February 1957. Objections received after the specified date will not be considered.

The draft rules referred to are available in the Municipal Office, copy of which is also affixed to the Notice Board and they can be looked into during office hours on working days.

Notification

In exercise of the powers conferred by Section 46 (1) (h) of the Mysore Town Municipalities Act, 1951. The Government of Mysore are pleased to make the following Model Rules for the levy and recovery of Stand Fees under Section 61 (b) (v) of the Act on buses arriving at the Bus Stand established and maintained by the Town Municipal Council, Gauribidanur.

Rules for the levy of Fees on Bus Stands in the
Municipality at Gauribidanur.

1 A fee of annas four (Re. 0-4-0) per bus per day shall be levied on every bus arriving at the Bus Stand established or maintained by the Municipal Council as prescribed in Schedule I to the Act.

2 The fee shall be collected departmentally and the Municipal employee in charge of the Bus Stand shall give the person paying the fee, a proper receipt showing the amount received, date and hour of payment and the registration number and/or other identifying particulars of the vehicle.

3 The Municipal employee in charge of the Bus Stand shall be bound to maintain a proper account of the daily collections and of the traffic passing through the stand and it shall be produced for inspection whenever called for by the President, Vice-President or the Executive Officer.

4 No exemption from payment of fees shall be allowed in respect of any bus.

5 No refund of the stand fee recovered shall be made under any circumstances.

Notification dated 13th January 1957.

In supersession of the existing rules on the subject, notice is hereby given to the inhabitants of the Municipality of Gauribidanur Town including Madanahally and Karekallahally Branch Towns, that the Municipal Council have resolved at their meeting held on 3rd January 1957, for the introduction of the Model Rules for the levy and recovery of water rate under Section 61 (b) (ix) of the Town Municipalities Act, 1951.

Any inhabitant of the Municipality objecting to the introduction of the proposed rules may send his objections in writing to the President, Town Municipal Council, Gauribidanur, so as to reach him on or before the 28th February 1957. Objections received after the specified date will not be considered.

The draft rules referred to are available in the Municipal Office, copy of which is also affixed to the Notice Board and they can be looked into during office hours on working days.

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Notification.

In exercise of the powers conferred by Section 46 (1) (h) of the Mysore Town Municipalities Act, 1951, the Government of Mysore are pleased to make the following Model Rules for the levy and recovery of a water rate under Section 61 (b) (ix) of the Act for the water supplied by the Town Municipality of Gauribidanur.

Rules for the levy and recovery of Water Tax in the Town Municipal Council, Gauribidanur.

1. A water rate at four annas (Re. 0-4-0) in a rupee shall be levied on the annual assessment of lands and buildings by the Town Municipal Council, Gauribidanur.
2. The tax shall be collected in advance in two half-yearly instalments in the months of April and October of each year in the same manner and by the same agency as is entrusted with the collection of taxes on buildings and lands within the municipal area.
3. A receipt shall be given for the tax paid and no refund of the tax paid, shall be made under any circumstances unless it is shown as a double payment for the same period.

Notification dated 18th January 1957.

In supersession of the existing rules on the subject, notice is hereby given to the inhabitants of the Municipality of Gauribidanur Town including Madanahally and Karekallahally branch towns, that the Municipal Council have resolved at their meeting held on 3rd January 1957 for the introduction of the Model Rules for the levy and recovery of Special Sanitary cess on the private latrines, premises, or compounds cleaned by the Municipal agency under Section 46 (1) (h) read with Section 61 (b) (vii) of the Mysore Town Municipalities Act, 1954.

Any inhabitant of the Municipality objecting to the introduction of the proposed rules may send his objections in writing to the President, Town Municipal Council, Gauribidanur, so as to reach him on or before the 28th February 1957. Objections received after the specified date will not be considered.

The draft rules referred to are available in the Municipal Office, copy of which is also affixed to the Notice Board and they can be looked into during office hours on working days.

Notification.

In exercise of the powers conferred by Section 46 (1) (h) of the Mysore Town Municipalities Act, 1951, the Government of Mysore are pleased to make the following Model Rules for the levy and recovery of special sanitary cess on private latrines, premises or compounds cleaned by the Municipal agency of Gauribidanur.

Rules for the levy and recovery of Special Sanitary Cess in the Municipality of Gauribidanur.

1. A special sanitary cess as per schedule noted below shall be paid by the owner or occupier of the house where latrine is arranged to be cleaned by the Municipal agency.
2. The special sanitary cess shall be payable in quarterly instalments to the Municipality.
3. The special sanitary cess will be entered against the name of the owner whose duty it is to see that regular payment is made to the Municipality in time. The payment will be received from the occupiers also if they are paid voluntarily but the responsibility of the owner does

not cease if the occupier fails to pay the special sanitary cess.

Name of tax	Classes of property leviable	The rate at which the cess is leviable
Special Sanitary Cess.	On all latrines conserved by the Municipality except those constructed at the cost of the municipal funds.	A rate of Re. 0-8-0 eight annas per latrine per month.

Notification dated 18th January 1957.

In supersession of the existing rules and all other previous, notifications issued on the subject, notice is hereby given to the inhabitants of the Municipality of Gauribidanur Town including Madanahally and Karekallahally branch towns, that the Municipal Council have resolved at their meeting held on 14th February 1953 for the introduction of the model rules for regulating the collection of the duty on transfer of immoveable properties framed under Section 65 of the Town Municipalities Act, 1951.

Any inhabitant of the Municipality objecting to the introduction of the proposed rules may send his objections in writing to the President, Town Municipal Council, Gauribidanur so as to reach him on or before the 28th February 1957. Objections received after the specified date will not be considered.

The draft rules referred to are available in the Municipal Office, copy of which is also affixed to the Notice Board and they can be looked into during the office hours on working days.

Notification dated 18th January 1957.

In supersession of the existing Bye-laws and all other notifications issued on the subject, notice is hereby given to the inhabitants of the Municipality of Gauribidanur Town including Madanahally and Karekallahally branch towns that the Municipal Council have resolved at their meeting held on 14th February 1953 for the introduction of the Model Bye-laws for regulating the licensing of Shaving and Hair Dressing Saloons within the limits of Gauribidanur Municipality framed under Section 48 (1) (b) (iii) read with Section 161 and Schedule XIII of the Mysore Town Municipalities Act, 1951.

Any inhabitant of the Municipality objecting to the introduction of the proposed Bye-laws may send his objections in writing to the President, Town Municipal Council, Gauribidanur so as to reach him on or before the 28th February 1957. Objections received after the specified date will not be considered.

The draft Bye-laws referred to, are available in the Municipal Office, copy of which is also affixed to the Notice Board and they can be looked into during the office hours on working days.

Notification dated 7th September 1956.

Rules for the levy and collection of duty on transfer of immovable properties in Gauribidanur Town framed under Section 61 (b) (xiii), 65 and read with Section 208 of the Mysore Town Municipalities Act of 1951.

RULES.

1. The transfer duty imposed under sub-clause (xiii) of Clause (b) of Section 61 and Section 65 of the Mysore Town Municipalities Act, 1951, on instruments of sale, gift and mortgage of immovable property situated within the limits of any Town Municipality, where the levy of surcharge has been sanctioned by Government, executed after the introduction of the above duty, shall be paid and recovered in the same manner and under the same procedure as the ordinary duty imposed on such instruments by the Mysore Stamp Act, 1900.

1 (b) A rate of one per cent on the amount of Commission, the value of the property or the amount secured by the mortgage as set forth in the instruments shall be levied.

2 (i) Whenever any instrument referred to in Rule 1 is presented before the Registering Officer, he shall see whether the particulars referred to in Section 27 of the Mysore Stamp Act, 1900, are set forth separately in the

instrument in respect of the property situated within the limits of the Gauribidanur Municipality as required by Section 65 of the Mysore Town Municipalities Act, 1951.

(ii) If the said particulars be not so separately set forth in any such instrument, the said officer must impound it and forward it to the nearest officer exercising powers of a Deputy Commissioner, under Section 40 of the Mysore Stamp Act, 1900, calling his attention to Section 64 of the Mysore Stamp Act, 1900, as extended by Section 65 of the Mysore Town Municipalities Act, 1951.

3 (i) Every Registering Officer who registers any instrument referred to in Rule 1 shall keep an account of the duty paid in respect of each such instrument, showing separately the duty imposed by the Mysore Stamp Act, 1900 and the transfer duty imposed by the Mysore Town Municipalities Act, 1951. If the Registering Officer has jurisdiction over more than one Municipality, separate accounts shall be maintained for each Municipality. In these accounts, the duty recovered by other Registering Officers in respect of properties, situated in the respective Town Municipality shall also be included.

(ii) The said accounts shall be consolidated quarterly, under the orders of the Inspector-General of Registration and each quarterly consolidated account shall be sent by him to the Accountant General, Mysore, Bangalore, within two months after the close of the quarter.

4 If in any case, it be impossible to recover the full duty payable on any instrument referred to in Rule 1, then only such portion of the duty realised on such instrument as is in excess of duty imposed by the Mysore Stamp Act, 1900, shall be treated in the said accounts as duty imposed by Section 65 of the Mysore Town Municipalities Act, 1951.

5 The Accountant General, Mysore, Bangalore, shall within three months after the close of each quarter, arrange to pay the President of the Municipal Council, concerned so much of the duty shown in the said consolidated accounts as represents the transfer duty imposed by Section 65 of the Mysore Town Municipalities Act, 1951.

6 A commission of half per cent shall be paid to the State Government for the collection of transfer duty and the same shall be deducted before payment of the amount due under these Rules to the Municipal Council concerned.

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Bye-laws and Rules for regulating the Licensing and Prescribing the fees to be charged for licenses, for the use of any place as Shaving Saloon and Hair Dressing Saloon in Gauribidanur Municipal limits, framed under Section 46 (1) (b) and 48(1) (b) (iii) read with Section 161 of Mysore Town Municipalities Act, 1951.

Bye-laws for Shaving and Hair Dressing Saloons.

1. (a) Any person wishing to use any premises as a barber shop or Hair Dressing Saloon within the limits of Gauribidanur Municipality shall apply for a license to the President of Gauribidanur Municipal Council, who may grant the license applied for or require the applicant to effect such improvements as in the President's opinion are necessary, before his application can be considered or may refuse to grant the license if, in his opinion, the premises are unsuitable for the purpose.

(b) Applications shall be made to the President within one month of the commencement of each official year for renewal of all licenses granted under these bye-laws.

2. No person shall use any premises as a barber shop or hair dressing saloon unless they have a floor space of not less than 10 ft. by 8 ft. and a height of not less than 10 ft. with proper lighting and ventilation and unless they are constructed of masonry or of such other materials as may be approved by the President, in consultation with the District Health Officer and every part thereof is constructed of non-inflammable material.

3. Each barber shall display his license in a conspicuous part of his shop so that it may be readily seen by the public.

4. Every person incharge of such premises shall cause every part of the floor in such premises be paved or otherwise made impervious and such flooring shall at all times be kept in good order and repair. He shall cause every part of the walls of the premises to be lime-washed at least twice in a year in the months of April and October or more often, if so required by the President.

5. All basins for washing and all sinks and washing places on the premises shall be efficiently drained by pipes which shall, if necessary be trapped and connected to the municipal drain.

6. The floor shall be swept at least three times a day (1) before commencement of the work, (2) at noon, and (3) at the close of each day's work followed by a wash with a disinfectant solution.

7. All tables and other articles of furniture shall have smooth and even surfaces and shall be washed and cleaned daily and kept free from accumulations of hair, dirt and filthy substances.

8. All hair and sweepings shall be collected at frequent intervals and deposited in moveable sanitary bin made of galvanised iron or other equally suitable and impervious material with a close fitting covering lid and emptied into the municipal dust-bin as often as necessary.

9. Within or adjoining the premises, a washing place with sufficient water shall be provided and any vessel utilised for the storage of water shall be kept scrupulously cleaned and covered with mosquito proof covers.

10. The premises shall be provided with means for securing a supply of boiled water for the purpose of sterilising implements and washing the appliances in daily use.

11. Razors and other instruments used for a customer shall be rendered safe immediately after such use by being thoroughly cleaned and dipped for at least two minutes in boiling water or in a disinfecting solution as may be approved by the Municipal President in consultation with the District Health Officer.

12. Every shaving mug and brush shall be thoroughly rinsed in hot water or other disinfecting solution as may be approved by the President after each occasion they are used during the course of the day. No shaving stick or soap shall be directly applied to the face for shaving.

13. At the end of each day every brush, towel, apron, comb and implements used in the premises shall be sterilised by being immersed in boiling water or disinfected in such manner as may be approved by the President in consultation with the District Health Officer.

14. Alum or any other similar material used to stop the flow of blood shall be applied in powdered or liquid form only. No person shall use powder puffs, lump alum, sponge or finer bowls in a barber shop or hair-dressing saloon.

15. Utmost cleanliness shall be observed by the barbers in their work. They shall wear clean clothes and wash their hands thoroughly with soap and water after serving each customer. The hands of a barber or operator shall, after the customer is served, in addition to being washed with soap and water, be dipped for not less than two minutes in such disinfectant as may be approved by the District Health Officer.

16. No barber who is suffering from an infectious skin disease or any other infectious ailment shall be allowed to attend customers or to be present on the licensed premises.

17. No leper or any other person suffering from any visible skin disease, open-sore or any loathsome or dangerous disease shall be admitted or be served in such premises.

18. Each shop or saloon shall keep for daily use not less than six towels and six aprons.

19. Whoever commits a breach of any of the bye-laws shall, on conviction, be punished with fine which may extend to rupees fifty.

In supersession of the existing rules and all other notifications issued on the subject notice is hereby given to the inhabitants of the Municipality of Gauribidanur town including Madanahally and Karekallahally, branch Towns, that the Municipal Council have resolved at their meeting held on 14th February 1953 for the introduction of the Model Rules prescribing the fees to be charged for the licenses granted for regulating the use of any place as shaving or Hair Dressing Saloons within the limits of the Gauribidanur Town Municipality framed under Section 46 (1) (h) read with Section 80 of the Mysore Town Municipalities Act, 1951.

Any inhabitant of the Municipality objecting to the introduction of the proposed rules may send his objections in writing to the President, Town Municipal Council, Gauribidanur so as to reach him on or before the 28th February 1957. Objections received after the specified dates will not be considered.

The draft rules referred to, are available in the Municipal Office, copy of which is also affixed to the notice board and they can be looked into during office hours on working days.

In exercise of the powers conferred by Section 46(1) (h) read with Section 80 of the Mysore Town Municipalities Act 1951 the Government of Mysore are pleased to make the following Model Rules prescribing the fees to be charged for licenses granted for regulating the use of any place as Shaving or Hair Dressing Saloon within the limits of the Town Municipality of the Gauribidanur Town.

Rules for the grant of licenses for Shaving and Hair Dressing Saloons in Gauribidanur Municipality.

1. A fee of one rupee shall be paid along with the application for the grant of a license to the person who wishes to use any premises as a barber shop or hair dressing saloon.

2. The license is renewable every year and a renewal fee of one rupee shall be paid for the renewal of the license for the period commencing from the first of April of every year.

3. No refund of the fee paid shall be made under any circumstances provided that when the application for the grant or renewal of a license is rejected, the fee shall be refunded.

A. N. RAMAIAH SETTY,
President.

OFFICE OF THE PRESIDENT, TOWN MUNICIPAL COUNCIL, GUNDLUPET.

Notification dated 31st December 1956.

No. H. C. 128—56-57. Notice is hereby given to the inhabitants of Gundlupet Town Municipality that the Municipal Council, Gundlupet, have resolved at their meeting held on 29th December 1956, to adopt and introduce the undermentioned rules on the basis of the Model Rules framed by the Government.

Detailed draft rules are given below and also duly published on the Notice Board of this Office, which are available for the information and inspection to the public in the Municipal Office during office hours.

Any inhabitant of the Municipality objecting to the undermentioned rules may within one month from the date of publication of this notice, send his objection in writing to the Municipal Council, Gundlupet.

In exercise of the powers conferred by Section 46(i)(h) read with Section 61(b)(v) of the Mysore Town Municipalities Act, 1951, and in conformity to Government Order No. L. 768—Ml. 92-52-96, dated 9-12th April 1952, the Town Municipal Council, Gundlupet, is pleased to make the following Draft Rules for the levy and recovery of stand fees on the Buses arriving at the Bus stand established or maintained by the Town Municipal Council, Gundlupet.

Rules.

1. A fee of four annas per bus per day shall be levied on every bus arriving at the bus stand established or

maintained by the Municipal Council as prescribed in Schedule I to the Act.

2. The fee shall be collected departmentally and the Municipal employee in charge of the Bus Stand shall give the person paying the fee a proper receipt showing the amount received, date and hour of payment and the registration number and other identifying particulars of vehicles.

3. If the stand fee is not paid by the conductor or the Agent of the Bus who is held responsible for the payment of the same, the Municipal employee in charge of the Bus Stand may seize any article of the Bus which is of sufficient value to satisfy the demand and may detain the same.

4. The Municipal employee in charge of the bus stand shall be bound to maintain a proper account of the daily collections and of the traffic passing through the stand and it shall be produced for inspection whenever called for by the President, Vice-President or the Executive Officer.

5. No exemption from payment of fees shall be allowed in respect of any bus.

6. No refund of the stand fee recovered shall be made under any circumstances.

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Notification dated 31st December 1956.

No. H. C. 128—56-57. Notice is hereby given to the inhabitants of Gundlupet Town Municipality, that the Municipal Council, Gundlupet, have resolved at their meeting held on 29th December 1956, to adopt and introduce the undermentioned Rules on the basis of the Model Rules framed by the Government, in supersession of the existing one.

Detailed Draft Rules are given below and also duly published on the Notice Board of this Office, which are available for the information and inspection to the public in the Municipal Office, during office hours.

Any inhabitant of the Municipality objecting to the undermentioned rules may within one month from the date of publication of this notice, send his objection in writing to the Municipal Council, Gundlupet.

In exercise of the powers conferred by Section 46 (i)(h) read with Section 61(b) (xii) of the Mysore Town Municipalities Act, 1951, and in conformity to Government Order No. L. 12913—Ml. 152-52-13, dated 14th November 1952 the Town Municipal Council, Gundlupet, is pleased to make the following Draft Rules for the levy and collection of Tax on Shops and other places where a business or profession is carried on for purposes of profit within Town Municipality, Gundlupet.

Rules.

1. Tax on shops and other places in the Municipality where a business or profession is carried on for purposes of profit payable by the person or persons engaged in the business or profession shall be levied by the Municipal Council at the rates specified in the schedule.

2. The tax shall be payable in advance in two half-yearly instalments in April or October of every year or in one lumpsum if the assessee so desires.

3. No shops or other places of business or profession shall be liable to be taxed under these rules in respect of any half-year in which the person liable to pay the tax was engaged in the business for a period of less than sixty days in the aggregate within the Town.

4. Any person who has paid the tax for the whole half-year and who ceases during such period to be liable to assessment shall be entitled to refund of not less than half the assessment provided that no such remission shall be granted unless, notice in writing of the fact of his giving up the business or profession, has been given to the President, Municipal Council and no remission or refund shall take effect for any period previous to the day of the delivery of such notice.

5. The levy and collection of these taxes are exempted on shops and profession carried out by Government.

SCHEDULE.

Rates of tax on shops and other places.

SECTION RULE 1.

Sl. No.	Items	Sort					
		1st	2nd	3rd	4th	5th	6th
		Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
1	Shops—						
1	For each shop per year	30	25	20	10	4	2
2	Other places where business or profession is carried on for purposes of profit for each place per year.	30	25	20	10	4	2

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Notification dated 31st December 1956.

No. H.C. 128—56-57. Notice is hereby given to the inhabitants of Gundlupet Town, that the Town Municipal Council, Gundlupet, have resolved at their meeting held on 29th December 1956, to adopt and introduce the under-mentioned Bye-laws, on the basis of the Model Bye-laws, framed by the Government, in supersession of the existing one.

Detailed Draft Bye-laws are given below and also duly published on the Notice Board of this office and are available for the information and inspection to the public in the Municipal Office during office hours.

Any inhabitant of the Municipality objecting to the above Bye-laws may within one month from the date of publication of this notice, send his objections, in writing, to the Municipal Council, Gundlupet.

In exercise of the powers conferred by Section (48) (1) (i) read with Section 66 of the Mysore Town Municipalities Act, 1951 (Mysore Act XXII of 1951) and in conformity to Government Order No. L. 13292—Ml. 82-51-18, dated 19th February 1952, the Town Municipal Council, Gundlupet, is pleased to make the following Bye-laws for the numbering and registration of vehicles liable to taxation in the Town Municipality, Gundlupet.

Bye-laws.

1. Any person who is the owner of a carriage, bicycle or a tricycle liable to taxation in the Municipality shall register such carriage, bicycle or tricycle at the Municipal Office within 30 days of his newly coming into possession of such carriage, bicycle or tricycle, renew the registration at the said office either for half-year within 30 days from the 1st of April or 30 days from 1st of October or for a year within 30 days from 1st of April each year.

Explanation No. 1.—"Owner" in these Bye-laws includes the person in charge of possession for the time being of the carriage, bicycle or tricycle.

Explanation No. 2.—"Carriage" means any wheeled vehicle drawn by a horse, bullock or other animal or pushed or pulled by a man, but does not include tricycles constructed for use by children below the age of twelve years and perambulators.

2. The above registration shall be made on payment of the yearly or half-yearly tax on such carriage, bicycle, tricycle, cart as prescribed under rules in force in the Municipality.

3. A disc bearing the register number shall be issued free of cost to each carriage, bicycle or tricycle thus registered. In the event of the disc being lost a duplicate will be issued on payment of a fee of annas eight. In the case of carriage, the number will be painted prominently thereon.

4. No carriage, bicycle or tricycle thus registered shall be used without its number being conspicuously attached to it or the number being prominently painted thereon.

5. Any person who contravenes any of the foregoing Bye-laws shall, on conviction before a Magistrate, be punished with a fine which may extend to rupees fifty.

Notification dated 31st December 1956.

No. H.C. 128—56-57. Notice is hereby given to the inhabitants of Gundlupet Town Municipality, that the Municipal Council, Gundlupet, have resolved at their meeting held on 29th December 1956, to adopt and introduce the undermentioned Rules on the basis of the

Model Rules framed by the Government, in supersession of the existing one.

Detailed Draft Rules are given below and also duly published on the Notice Board of this office, which are available for the information and inspection to the public in the Municipal Office during office hours.

Any inhabitant of the Municipality objecting to the undermentioned rules may within one month from the date of publication of this Notice send his objections in writing to the Municipal Council, Gundlupet.

In exercise of the powers conferred by Section 46 (1) (h) of the Mysore Town Municipalities Act, 1951 and in conformity to Government Order No. L. 303—Ml. 109-53-1, dated 14th April 1953, the Town Municipal Council, Gundlupet, is pleased to make the following Draft Rules for the levy of tax under Section 61(b) (ii) of the Act, on vehicles and animals used for riding, burden or draught and kept for use within Town Municipality, Gundlupet.

Rules.

1. A tax at the rate specified in the following Schedule shall be payable by the owners in respect of vehicles and animals of the description mentioned in the said Schedule, which are used for riding, burden or draught and kept for use within the Gundlupet Town Municipality:—

SCHEDULE.

		Rs.	a.	p.
1.	Motor Bus each per year	20	0	0
2.	Motor Lorry	20	0	0
3.	Motor Car	10	0	0
4.	Bicycle or Tricycle	3	0	0
5.	Double bullock cart	4	0	0
6.	Single bullock cart	2	0	0
7.	Motor Bicycle	5	0	0
8.	Jatka	3	0	0

2. **Exemption:**—In the following classes of vehicles no tax shall be levied:—

- Vehicles belonging to Government of Mysore and Government of India.
- Vehicles used by the Executive Officers and Health Inspectors of the Municipal Council, provided that not more than one vehicle shall be exempted without the special permission of the Municipal Council.
- Vehicles belonging to Gundlupet Town Municipality.
- Vehicles belonging to Policemen and Veterinary Doctor on duty.

3. **Refund of Tax.**—Where the tax due in respect of any vehicle or animal has been paid for any half-year or year the owner or the person in charge thereof shall be entitled to a refund of the sum paid—

- if he has owned or been in charge of the vehicle or animal for not more than 30 days in the half-year or year;
- if the vehicle has been under repairs or standing at a carriage makers or cycle dealers during the whole of the half-year or year.
- if the animal certified by the President or any person authorised by him to have been unfit for use, has not been used during the whole period, provided that due notice in writing shall have been given to the Municipality of the vehicle or animal having been disposed of or having ceased to be used.

4. **Method of calculating liability to tax.**—When a person has owned or had charge of two or more vehicles or two or more animals of the same description each at different periods in one half-year or year, he shall be deemed to have owned and had charge of one vehicle or animal only as the case may be for the aggregate number of days in the said two or more periods.

5. **Vehicle or animals changing hands.**—If a half-year's or a year's tax has been levied in respect of any vehicle or animal, no further tax for the same half-year or year shall be leviable in respect of the said vehicle or animal, if it changes hands during the currency of the said half-year or year.

Notification dated 31st December 1956.

No. H.C. 128-56-57. Notice is hereby given to the inhabitants of Gundlupet Town Municipality that the Municipal Council, Gundlupet, have resolved at their meeting held on 29th December 1956 to adopt and introduce the undermentioned Bye-laws on the basis of the Model Bye-laws framed by the Government in supersession of the existing one.

Detailed Draft Bye-laws are given below and also duly published on the Notice Board of this Office, which are available for the information and inspection to the public in the Municipal Office during office hours.

Any inhabitant of the Municipality objecting to the undermentioned Bye-laws may within one month from the date of publication of this notice send his objection in writing to the Municipal Council, Gundlupet.

In exercise of the powers conferred by Section 48 (1) (i) of the Mysore Town Municipalities Act 1951, (Mysore Act XXII of 1951) and in conformity with Government Order No. L. 12252—Ml. 82-51-15, dated 6th February 1952, the Town Municipal Council, Gundlupet, is pleased to make the following Draft Bye-laws for enforcing the supply of information regarding ordinary liability to tax on Professions, arts, trades and callings and on offices and appointments in the Town Municipal Council, Gundlupet.

Bye-laws Relating to Profession Tax.

1. On the written requisition of the Municipal President or of such person or persons as may be authorised by him from time to time in this behalf:

(1) Every person engaged in or exercising any profession, art, trade or calling or holding any office or appointment within the limits of the Town Municipality shall within 15 days after the receipt of such requisition furnish a statement under his signature in writing in the form appended to these Bye-laws showing the income for the required year or years.

(2) Every occupier of any building or land within the Town Municipal limits shall furnish, within a week of the requisition, a list in writing containing the names of all persons occupying such building or land and specifying the profession, art, trade or calling, office or appointment of every such persons.

2. Every employer or the Head or Secretary or Manager of any public or private office or of a firm, or company or association shall within the 15th of April and 15th of October every year furnish—

(a) A list in writing of the names of all persons employed by such employer or by such office, firm, company or association with a statement of the salary or income of each of such employed persons and;

(b) The particulars in regard to any company of which such employer, head, Secretary or Manager, as the case may be is the agent.

3. Notwithstanding anything contained in these Bye-laws, every person commencing to exercise any profession, art, trade or calling or to hold any office or appointment in the Town Municipal limits who has not been required to furnish a return under the Bye-law shall, within 15 days of so commencing, give information of the fact to the President or other persons authorised by him in this behalf.

4. Every person who is liable to furnish the facts and who shall change either the designation of the firm or the nature of his profession, art, trade or calling or office or appointment or his place of business, shall within 15 days of such change give information thereof to the President or other person authorised by him in this behalf.

5. Any infringement of these Bye-laws by any person shall be punishable with a fine which may extend to Rs. 50.

Form of Return.

True return furnished by.....

Under the Bye-laws by the Gundlupet Town Municipal Council under Section 48 (1) (i) of the Mysore Town Municipalities Act, (Mysore Act XXII of 1951) as the liability to tax on profession, art, trade or calling and on offices and appointments for the year ended.....

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Name and address of the party	Nature of profession art, trade or calling followed or office or appointment held	Date from which profession, etc., is followed	Monthly income	
			Included in the last return	During the current year

Name of the Town

Signature of the party.

Notification dated 31st December 1956.

No. H.C. 128-56-57. Notice is hereby given to the inhabitants of Gundlupet Town Municipality that the Municipal Council, Gundlupet, have resolved at their meeting held on 29th December 1956, to adopt and introduce the undermentioned Rules on the basis of the Model Rules framed by the Government, in supersession of the existing one.

Detailed Draft Rules are given below and also duly published in the Notice Board of this office, which are available for the information and inspection to the public in the Municipal Office during office hours.

Any inhabitant of the Municipality objecting to the undermentioned rules may within one month from the date of publication of this Notice send his objections in writing to the Municipal Council, Gundlupet.

In exercise of the powers conferred by Section 46 (1) (h) read with Section 61 (b) (xi) of the Mysore Town Municipalities Act, 1951 (Mysore Act XXII of 1951), and in conformity with Government Order No. L. 12370—Ml. 82-51-16, dated 6th February 1952, the Town Municipal Council, Gundlupet is pleased, to make the following Draft Rules for the levy and collection of a tax on arts, professions, trades and callings and on offices and appointments in the Town Municipal Council, Gundlupet.

Rules.

1. Every person who, within the Gundlupet Municipality, exercises a profession, art or calling or holds an office or appointment—public or private—or is employed in, or engages himself in any capacity in or exercises any profession or trade or calling, and every person falling under any of the denominations shown in Schedule I appended to these rules shall pay the tax at the rate specified in the said Schedule as payable by persons of the class in which such person will be placed.

2. The tax shall be payable in advance in two equal half-yearly instalments in April and October every year or in one lumpsum if the assessee so desire.

3. No person shall be liable to be taxed under these rules in respect of any half-year in which he has exercised a profession, art, trade or calling or held an office or an appointment for a period of less than 60 days in the aggregate within the Town.

4. When a person exercises more than one profession or art or engages in more than one trade or calling whether under the same name or under different names, or holds more than one office or appointment, the tax shall be calculated on his aggregate income from all such sources.

5. On or before 1st April and 1st October every year an assessment list in the form specified in Schedule II shall be prepared. The list will be subject to revision half-yearly or yearly as may be decided by the Municipal Council.

6. Any person who has paid the tax for the whole half-year or year and who ceases during such period to be liable to assessment, shall be entitled to a refund of not less than half the assessment:

Provided that no such remission shall be granted unless notice in writing of the fact of his giving up the profession,

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6. The licensing authority may suspend or withdraw any license granted under Bye-law No. 3 in respect of any place on grounds of public health or safety or where any of the conditions specified in the license is contravened; provided that such suspension or withdrawal of the license shall not be deemed to exempt the license fee or any other person from liability to a prosecution under these bye-laws and provided further that such suspension or withdrawal shall be made only after an opportunity is given to the licensee to show cause against such suspension or revocation.

7. Any person committing an infringement of these bye-laws or of any of the conditions attached to a license granted under these bye-laws shall on conviction be liable to a fine not exceeding Rs. 50.

8. Every licensee shall be responsible for all acts done by his agents or servants in connection with the business for which the license has been obtained.

9. Every license granted under Bye-law No. 3 shall be subject to the general conditions specified in Bye-law No. 10 and the special conditions specified in Bye-law Nos. 11 to 14 in so far as they are applicable, having regard to the particular purpose for which the license is granted. No license shall be granted in respect of any place which, in the opinion of the licensing authority, does not satisfy such conditions or any of them.

General Conditions.

10. Every license under Bye-law No. 3 shall be granted on and subject to the following conditions:—

(a) The premises in respect of which license is granted shall be sufficiently spacious and suitable for the purpose of the business intended to be carried on therein and the dimensions of every room therein shall be at least 8'x8'x8'.

(b) Each room abutting an open space should have windows of a dimension of 4'x3' to secure adequate ventilation and lighting.

(c) Suitable smoke outlets in the form of chimneys shall be provided and maintained in good order so that the smoke may not pervade the dwelling rooms, the dining hall or the portion of the premises where customers are served with food and drink.

(d) No cess pools should be permitted on the premises if sewers exist, they should be properly trapped; if daily conservable latrines are provided, they should be located with an intervening open space of at least 15 feet from the living room or rooms intended for cooking, eating or for storage.

(e) The premises shall have water connection from the public main where there is protected system of water supply and such connections and all fittings thereof shall be kept in proper order and efficient action so as to provide for use on the premises, sufficient supply of water for the purpose of business and for thoroughly washing and cleaning such premises. Only water from this source shall be used for all purposes connected with the business. If water has to be stored it shall be stored only in a metallic tank fitted with a tap and covered with a tap with a tight fitting metallic lid and placed 4 feet above the ground level; in all other cases where the supply of water is drawn from a well a certificate should be obtained as regards the purity of the said water once a quarter or oftener if necessary from the District Health Officer.

(f) The walls of the premises shall be rendered impervious to water by cement plaster or otherwise up to a height of 4 feet from the ground level, and the rest of the said walls shall be plastered with chunam and white-washed half-yearly or as often as required, by the licensing authority, provided that in the case of a place used for a bakery, sweetmeat shop or for the manufacture of ice or aerated water. The walls shall be rendered impervious to water by means of cement plastering or otherwise up to a height of 8 feet from the ground level. The floor shall be either cemented or paved with cudadapah slabs with cement pointing, and sufficient drainage shall be provided. The roofing shall be plain and rat-proof.

(g) The place shall not at any time be used for stabling animals.

(h) (i) The licensee shall always keep the premises in a clean and tidy condition.

(ii) All refuse or rubbish shall be swept off, and the drains kept well flushed. A sufficient number of metallic dust bins with lids at the top shall be kept on the premises and they shall be cleaned at least once a day and oftener if necessary.

(iii) The premises shall be thoroughly washed twice a day and oftener, if necessary; previes, latrines and urinals shall be disinfected daily.

(iv) All waste water shall be thoroughly drained from the premises.

(z) (i) All the articles of furniture, plates, utensils and accessories pertaining to or used for the purposes of the business for which licence is granted shall always be kept perfectly clean.

(ii) Plates, cups, saucers, spoons, forks and other utensils or accessories used for service shall be thoroughly washed in cleaned water and sterilised by being immersed in boiling water or in steam for not less than 5 minutes before being sent out for service again.

(j) Every table, bench or board on which refreshments are served shall be provided with a top made of marble polished stone slab, or other non-absorbent material and the top shall be thoroughly cleaned after each service with a clean cloth and if necessary with water.

(k) All provisions or materials used for the purpose of the business shall be good and wholesome and adulterated provisions or materials shall not be used. Provisions not required for immediate use shall be stored in closed bins made of galvanised iron or other metallic receptacle suitably protected against chemical action which shall be kept on stone benches fixed 1½ feet away from the walls and shall not be allowed to lie open on the floor.

(l) The licensee shall allow only servants who are dressed in clean clothes to attend on the customers.

(m) No food stuff of any sort which is stale, unwholesome, offensive or in any way unfit for human consumption in the opinion of the Health Officer shall be stored, sold or exposed for sale in the premises.

(n) (i) Dried fruit, cut slice of fruits, cooked food and all other articles of food or drink kept ready for human consumption in the premises shall be stored or exposed for sale in such a manner as completely to protect them from dust, effluvia, flies or other vermin.

(ii) Such articles when exposed for sale shall be kept in clean vessels or plates made of glass or metal covered with enamel or tin lining placed in glass cases provided, if necessary, with a fly-proof wire gauze at the top for ventilation.

(o) All papers or leaves used for wrapping articles of food shall be cleaned and stored in a clean rack or box.

(p) No person who is suffering from any contagious, infectious or loathsome disease or who has recently been in attendance on a person suffering from such disease or who is unwashed or otherwise uncleared shall be employed by the licensee for the purpose of the business nor shall any such person be allowed to enter or loiter in or any part of the premises.

(q) (i) No person shall be employed in or in connection with any business carried on in any place licensed under bye-law No. 3 in (for which a license under bye-law No. 2 is necessary). Unless he produces at the time of his first employment therein a certificate from the District Health Officer or any Medical or Health Officer not below the rank of an Assistant Surgeon showing that he is free from any contagious, infectious or loathsome disease, viz., typhoid, para-typhoid A or B, cholera or dysentery. After every serious illness, he must produce a certificate that he is not infectious.

(ii) Every person employed in or in connection with such business shall produce a similar certificate at the beginning of every official year on or before 15th of April.

(iii) Every such employee shall subject to himself to a medical examination whenever directed to do so in writing by the District Health Officer.

(iv) No person who has failed to comply with any of the above requirements shall be employed or continued to be employed or in connection with the above business.

(r) The licensee shall forthwith report to the District Health Officer or Health Inspector, any dangerous infectious or contagious disease occurring on the premises.

(s) The licensee shall keep in the premises a book which shall be opened for inspection by the President, Executive Officer, if any, District Health Officer or any other Officer of the Municipality specially authorised in writing by the President to inspect the premises.

(t) (i) It shall be competent for the President, Executive Officer, if any, the District Health Officer, Health Inspector or other officer authorised in writing in this behalf by the President to enter into any place used for any of the purposes specified in the Bye-law No. 1 between 6 A.M. and 6 P.M. or at any other time while such place is kept open for business, to inspect the premises, provisions, articles of food and drink, all utensils and furniture on the premises and to take samples of any provisions, articles of food or drink, manufactured or kept for sale therein. Samples so seized may be subject to chemical or other examinations.

(ii) It shall be competent to the President, the Executive Officer, if any, the District Health Officer or the Health Inspector to remove or cause to be removed forthwith from such place any articles of food or drink which, in his opinion is stale, unwholesome, offensive or unfit for human consumption, besides prosecuting the licensee for violating the bye-laws.

(iii) Whenever the President or Executive Officer if any or the Health Officer is satisfied on personal inspection or on any report of inspection, he may instead of recommending the prosecution of the licensee, issue to him in writing such directions as he may deem necessary for securing proper compliance with those bye-laws or in the interests of public health and the licensee shall forthwith comply with such directions.

Special Conditions.

PLACE USED AS BAKERY OR SWEETMEAT SHOP.

11 A place used as a bakery or sweetmeat shop shall satisfy the following special conditions in addition to the general conditions specified in the bye-law No. 10:—

(a) The premises shall contain separate accommodation for kneading store and vending.

(b) The walls of the kneading room shall be plastered with cement to a height of 8 feet from the ground level. The ceiling of the kneading room shall be plain and free from crevices.

(c) The surface of every kneading table used in the bakery shall be kept covered with a clean cloth, when not in use. The pedestals of the kneading table shall be of concrete blocks plastered with cement.

(d) Every person engaged in kneading shall wear a clean white apron of linen or cotton so as to cover completely the front part of the body from neck to knees.

(e) No person shall soil the kneading table in any way.

(f) No person shall transport for sale bread or sweetmeat from one place to another except in a closed vehicle or in a closed basket, tin or receptacle. Every such vehicle, basket, tin, or receptacle shall at all times be kept thoroughly clean and no person shall commit any act which may tend to render any bread or sweetmeat which is being transported, dirty or unwholesome.

HOTEL, RESTAURANT, EATING HOUSES, BOARDING HOUSES, TEA AND COFFEE HOUSES.

12 A place used as a hotel, restaurant, eating house and Coffee house shall satisfy the following conditions in addition to those specified in bye-law No. 10:—

(a) No one shall be allowed to dine in any place other than the dining hall, provided that shall be permissible for a boarder to dine in his own room.

(b) There shall be sufficient latrine accommodation; every latrine privy, or urinal on the premises shall be kept clean and thoroughly disinfected daily and the night soil shall always be covered with ashes or earth and removed daily. Where facilities are available flush latrines should as a rule, be provided.

(c) Whenever arrangements are made on the premises for broadcasting or for playing of gramophones with or without pick-up and loud speaker arrangements, care shall be taken to prevent an unreasonable amount of noise

being caused in the neighbourhood so as to occasion annoyance or discomfort to the owners or occupiers of houses in the vicinity.

PLACE USED FOR THE MANUFACTURE OF ICE.

13. A place used for manufacture of ice shall satisfy the following conditions in addition to those specified in bye-law No. 10:—

The water used for manufacturing ice shall be pure and shall not be carried in massacks or any other vessel not approved by the President, the Executive Officer, if any, or the District Health Officer.

PLACE USED FOR MANUFACTURE OF AERATED WATERS.

14 A place used for the manufacture of aerated waters shall satisfy the following conditions in addition to those specified in bye-law No. 10:—

(a) The premises shall contain sufficient and separate accommodation for each of the following viz., for the cleaning of the bottles, for the filtration and storage of water for the charging of bottles and for store room.

(b) The water used for the manufacture of aerated waters shall be filtered and the filtering vessels and materials shall be sterilised at such times and in such manner as the President, or the District Health Officer may direct.

(c) The water used for the manufacture of aerated waters shall be pure and shall not be carried in massacks or any other vessels not approved by the President or the District Health Officer.

(d) Syrups shall be prepared only in glass or enamelled vessels and kept in a fly-proof case.

(e) No aerated water of any kind shall be issued from the manufactory without having a proper label and mouth-piece on each bottle giving a full name and address of the manufacturer. The mouth of each bottle shall be completely covered with a similar label so as to be dust-proof.

SCHEDULE 'A'.

Form of Application for Licence.

- 1 Full Name and Address of applicant.
- 2 Father's Name
- 3 Age
- 4 Purpose for which license is required.
- 5 The place in respect of which license is required.
 - (1) Division
 - (2) Street
 - (3) Door No.
 - (4) Other particulars such as boundaries necessary for identification of the place.
- 6 The Name and Address of the owner of such place.
- 7 The rent of the place or the estimated rental value where the applicant of the premises resides.
- 8 Period for which license is required.

I declare that the information given above is true to the best of my knowledge and belief.

Applicant.

SCHEDULE "B".

Form of licence issued under the bye-laws of the Town Municipality, Bellur, framed under Section 48(1) (b) (4) of the Mysore Town Municipalities Act, 1951.

This licence is granted to Sri..... (name and address) for the use of..... insert the description of the place

As a bakery, sweetmeat shop, hotel, restaurant, eating house, boarding or lodging house, coffee house, for manufacturing ice or aerated waters retain the words indicating the purpose for which licence is granted and strike off the remaining words). The licence will expire on the 31st March 19..... It is subjected to the conditions set

forth hereunder and the bye-laws and the rules of the Municipality made under the Town Municipalities Act, 1951.

Conditions.

1. (a) The premises in respect of which the licence is granted shall be sufficiently spacious and suitable for the purpose of the business intended to be carried on therein and the dimension of every room therein shall be at least 8'x8'x8'.

(b) Each room abutting on an open space should have windows of dimensions of 4 feet by 3 feet to secure adequate ventilation and lighting.

(c) Suitable smoke outlets in the form of chimneys shall be provided and maintained in good order so that the smoke may not pervade the dwelling rooms, the dining hall or the portion of the premises where customers are served with food and drink.

(d) No cess pools shall be permitted on the premises, if sewers exist, they should be properly trapped, if daily conservable latrines are provided, they should be located with an intervening open space of at least fifteen feet from the living room or rooms intended for cooking, eating or storage.

(e) The premises shall have water connection from the public main and such connection and all fittings thereof shall be kept in proper order and efficient action so as to provide for use on the premises sufficient supply of water for the purpose of the business and for thoroughly washing and cleaning such premises. Only water from this source shall be used for all purposes connected with the business. If water has to be stored, it shall be stored only in a metallic tank fitted with a tap and covered at the top with a tight fitting metallic lid and placed four feet above the ground level. In case there is a well it should conform to sanitary principles and its mouth should be covered and fitted with a pump.

(f) The walls of the premises shall be rendered impervious to water by cement plastering or otherwise up to a height of four feet from the ground level, and the rest of the said walls shall be plastered with chunam and white washed half-yearly or as often as required by the President, provided that in case of a place used as a bakery, sweetmeat shop, or for the manufacture of ice or aerated water the walls shall be rendered impervious by means of cement plastering or otherwise up to a height of eight feet from the ground level. The floor shall be either cemented or paved with Cuddapah slabs with cement pointing and sufficient drainage shall be provided. The roofing shall be plain and rat-proof.

(g) The place shall not at any time be used for stabling animals.

(h) (i) The licensee shall always keep the premises in a perfectly clean and tidy condition.

(ii) All rubbish shall be swept off and the drains well flushed, a sufficient number of metallic dust-bins with a lid at the top shall be kept on the premises and they shall be cleaned at least once a day and after, if necessary.

(iii) The premises shall be thoroughly washed twice a day and after if necessary. Privies, latrines and urinals shall be disinfected daily.

(iv) All waste water shall be thoroughly drained from the premises.

(i) All articles of furniture, plates, utensils, accessories pertaining to area used for the purpose of the business for which licence is granted shall always be kept perfectly cleaned.

(ii) Plates, cups, saucers, spoons, forks and all other utensils or accessories used for service shall be thoroughly washed in cleaned water and sterilised by being immersed in boiling water or in steam for not less than five minutes before being sent out for service again.

(i) Every table, bench or board on which refreshments are served will be provided with a top made of marble, polished stone slabbed or other non-absorbent material and the top shall be thoroughly cleaned after each service with a clean cloth and if necessary with water.

(k) All provisions of materials used for the purpose of the business shall be good and wholesome and adulterated provisions or materials shall not be used. Provisions not required for immediate use shall be stored in closed bins

suitably protected against chemical action which shall be kept on stone benches fixed 1½ feet away from the walls and shall not be allowed to lie open on the floor.

(l) The licensee shall allow only servants who are dressed with clean clothes to attend on the customers.

(m) No food stuff of any sort which is stale, unwholesome, offensive or in any way unfit for human consumption in the opinion of the Health Officer, shall be stored, served, sold or exposed for sale in the premises.

(n) (i) Dried fruit, cut slices of fruit, cooked food and all other articles of food or drink kept ready for human consumption in the premises shall be stored or exposed for sale in such a manner as completely to protect them from dust, effluvia, flies or other vermin.

(ii) Such articles when exposed for sale shall be kept in clean vessels or plates made of glass or metal covered with enamel or tin lining placed in glass cases, provided if necessary with a fly-proof wire gauze at the top for ventilation.

(iii) No such article shall be touched by hand, and cleaned spoons or other accessories shall be used for serving them.

(o) All papers or leaves used for wrapping articles of food shall be cleaned and stored in a cleaned rack or box.

(p) No person who is suffering from any contagious, infectious or loathsome disease or who is unwashed or otherwise uncleaned shall be employed by the licensee for the purpose of the business nor any such person be allowed to enter or loiter on any part of the premises.

(q) (i) No person shall be employed in connection with any business carried on any place licensed under Bye-law No. 2 or for which a licensee under Bye-law No. 1 is necessary unless he produces at the time of his first employment therein a certificate from the District Health Officer or any Medical or Health Officer not below the rank of an Assistant Surgeon showing that he is free from any contagious, infectious or loathsome diseases. He should not be carrier of intestinal disease, viz., typhoid, paratyphoid A or B cholera or dysentery. After every serious illness he must produce a certificate that he is not infectious.

(ii) Every person employed in or in connection with such business shall produce a similar certificate at the beginning of every official year on or before the 15th April.

(iii) Every such employer shall subject himself to a medical examination whenever directed to do so in writing by the District Health Officer.

(iv) No person who has failed to comply with any of the above requirements shall be employed or continued to be employed in or in connection with the business.

(r) The licensee shall forthwith report to the District Health Officer or any case of dangerous, infectious or contagious disease occurring on the premises.

(s) The licensee shall keep in the premises a book which shall be open to inspection by the President, the Executive Officer, if any, the Health Officer or any other Officer of the Municipality authorised in writing to inspect the premises.

(t) (i) It shall be competent for the President, the Executive Officer, if any, or the District Health Officer, or Health Inspector or other Officer of the Municipality authorised in writing in this behalf by the President to enter into any place used for any of the purposes specified in bye-law No. 1 between 6 A.M. and 6 P.M. or at any other time while such place is kept open for business, to inspect the premises, provisions, articles of food or drink, all utensils and furnitures on the premises and to take samples of any provisions any articles of food or drink, manufactured or kept for sale therein, samples so seized may be subjected to chemical or other examination.

(ii) It shall be competent to the President, Executive Officer, if any, the District Health Officer or Health Inspector to remove or cause to be removed forthwith from such place any article of food or drink which is in their opinion stale, unwholesome, offensive or unfit for human consumption, besides prosecuting the licensee for violating the bye-laws.

(iii) Whenever the President or the District Health Officer is satisfied on personal inspection or on a report of inspection, he may instead of recommending the prosecution, direct the licensee to take such steps as may be necessary to bring the premises into conformity with the bye-laws.

as he may deem necessary for securing proper compliance with these bye-laws or in the interest of public health and the licensee shall forthwith comply with such directions.

Special Conditions.

Place used for Bakery or Sweet meat shop.

A place used as a bakery or sweet meat shop shall satisfy the following conditions in addition to the general conditions specified in bye-law No. 10.

(a) The premises shall contain separate accommodation for kneading, store and vending.

(b) The walls of the kneading room shall be plastered with cement to a height of 8 feet from the ground level. The ceiling of the kneading room shall be plain and free from crevices.

(c) The surface of every kneading table used in the bakery shall be impervious to water, be smooth and free from cracks or crevices and shall be kept covered with a clean cloth when not in use. The pedestals of the kneading table shall be concrete blocks plastered with cement.

(d) Every person engaged in kneading shall wear a white apron of linen or cotton so as to cover completely the front part of his body from neck to knees.

(e) No person shall soil the kneading table in any way.

(f) No person shall transport for sale, bread or sweetmeat from one place to another excepting in a closed vehicle or in a closed basket, tin or receptacle which shall at all times be kept thoroughly clean and no person shall commit any act which may tend to render any bread or sweet meat which is being transported dirty or unwholesome.

Hotels, Restaurants, Eating Houses, Boarding Houses, Tea and Coffee houses.

A place used as hotel, restaurant, eating house or coffee house shall satisfy the following special conditions in addition to those specified in bye-law No. 10.

(a) No person shall be allowed to dine in any place other than the dining hall, provided that it shall be permissible for a boarder to dine in his own room.

(b) There shall be sufficient latrine accommodation. Every latrine, privy or urinal on the premises shall be kept clean and thoroughly disinfected daily and thenight soil shall always be covered with ashes or earth and removed daily. Where facilities are available flush latrines should, as a rule be provided.

(c) Whenever arrangements are made on the premises for broadcasting or for plying of gramophones with or without pickup and loudspeaker arrangements, care shall be taken to prevent an unreasonable amount of noise being caused in the neighbourhood so as to occasion annoyance or discomfort to the owners or occupiers of the house in the vicinity.

Places used for the manufacture of ice.

A place used for manufacturing ice shall satisfy the following conditions in addition to those specified in bye-law No. 10.

The water used for manufacturing the ice shall be pure and shall not be carried in massacks or any other vessels not approved by the President or the District Health Officer.

Place used for manufacture of Aerated waters.

A place used for manufacturing aerated water shall satisfy the following conditions in addition to those specified in bye-law No. 10.

14. (a) The premises shall contain sufficient accommodation for each of the following, viz., for the cleaning of bottles, for the filtration and storage of water, for the charging of bottles and for store rooms.

(b) The bottles used for manufacture of aerated waters shall be pure, shall not be carried in massacks or any of the vessel not approved by the President or the District Health Officer.

(c) The water used for the manufacture of aerated waters shall be filtered and filtering vessels and materials shall be sterilised at such times and in such manner as the President or the District Health Officer may direct.

(d) Syrups shall be prepared only in glass or enamelled vessels and kept in a fly-proof case.

(e) No aerated water of any kind shall be issued from the manufactory without having a proper label and mouth-piece on each bottle, giving the full name and address of the manufacturer. The mouth of each bottle shall be completely covered with a similar label so as to be dust-proof.

On these bye-laws coming into force, the bye-laws for regulating and licensing and inspecting the conduct of bakeries, sweet meat shops, hotels, restaurants, tea and coffee houses and aerated waters and ice manufacturing places, that are now in force will be superseded.

Rules.

Notice is hereby given to the inhabitants of Bellur Town Municipality that the Municipal Council desires to impose the fees as defined in the rules appended.

Any inhabitant of the Municipality objecting to the proposed fee may, within one month from the date of this notice send his objection, in writing, to the Municipal Council.

On these rules coming into force, the existing rules governing the levy and recovery of fees for licences granted for running hotels, restaurants, coffee and tea houses, bakeries sweetmeat shops, ice and aerated water manufacture will be superseded.

Rules prescribing fees to be charged for licences granted for the use of any place as hotel, restaurant, eating house, coffee house or bakery, boarding and lodging house or sweetmeat shop for manufacture of ice or aerated waters.

1. For every licence granted under the Bye-laws of Town Municipality, Bellur, for the use of any place as a hotel, restaurant, eating house, coffee house or sweetmeat shop or bakery, boarding house or lodging house, or for manufacture of ice or aerated water, fees shall be charged at the rates specified in the schedule to these rules provided that the Municipal President shall have the power to remit the licence fee wholly or partially in the case of a licence granted for a special occasion and for a period not exceeding a fortnight.

2. The full licence fee shall be taken in advance before the issue of licence; provided that every application for a licence shall be accompanied by the fee which according to the fees is chargeable in respect of licence applied for.

3. (i) In case of any doubt regarding the fee chargeable in respect of any licence, the President shall determine the fee after such entering and investigation as he may deem necessary.

(ii) The applicant for the licence shall furnish the President all such information as he may by means of a written notice, require for the purpose of the aforesaid inquiry and shall produce all such documents in his possession or power as the President may require for such inquiry.

(iii) If the licence is refused the fee paid by the applicant for the licence shall be refunded, provided a claim for refund is preferred within three months from the date of service of an endorsement refusing the grant of licence.

Schedule.

Fees chargeable in respect of every licence for the use of a place in the Town Municipality as hotel, restaurant, eating house, boarding or lodging house, coffee house, sweetmeat shop, bakery or for the manufacture of ice or aerated waters.

Purpose of Licence.

1. *Hotel, boarding house or lodging house, eating house, tea or coffee house.*—The fee payable per year shall be equal to the Municipal assessment of the premises or portion of the premises wherein the business is carried on, subject to a maximum of Rs. 100 and minimum of Rs. 10 per annum.

2. *Bakery or Sweetmeat shop.*—A maximum of Rs. 10 per annum.

3. *Ice or Aerated Waters.*—A maximum of Rs. 10 per annum.

B. J. SURENDRA KUMAR,

President.

OFFICE OF THE PRESIDENT, TOWN MUNICIPAL COUNCIL, MANDYA.

Notification dated 10th January 1957.

Notice in the form of Schedule VII under Section 62(b) of the Mysore Town Municipalities Act, 1951.

Notice is hereby given to the inhabitants of the Municipality of Mandya that the Municipal Council desires to revise the rates of toll defined in the rules as appended hereto.

Any inhabitant of the Municipality, objecting to the proposed tax may, within one month from the date of this notice, send his objections in writing to the Municipal Council, Mandya.

Objections received after the due date will not be considered.

Revised Draft Rules and Bye-laws framed by the Mandya Town Municipal Council, for the levy and recovery of toll on vehicles entering the limits of the Mandya Town Municipality framed in accordance with the Model Rules and Bye-laws issued by the Government in No. L. 1340/Ml. 152-52-14, dated 14th November 1952 and No. L. 13157/Ml. 152-52-15, dated 14th November 1952, respectively.

RULES.

1 Tolls at the rates revised in schedule shall be levied upon the vehicles specified therein entering the Municipality and shall be paid on demand.

2 The person in-charge of the toll-gate shall give the person paying the toll a proper receipt showing the amount received, the date of payment and description or marks of identification of vehicles.

Exemptions.—In the following classes of vehicles, no toll shall be levied.—

1 Belonging to the Municipal Council, Mandya.

2 Conveying the Municipal servants on duty or property in the custody of such servants.

3 Subject to vehicle taxes, by the Municipal Council and licensed as such.

4 Assessed by the Municipal Council to Municipal taxation provided the tax has been paid in advance.

5 Possessed by a person who has compounded with the Municipal Council, for a prescribed sum the tolls payable in accordance with rules approved by Government.

6 Engaged by the Indian Postal Department, exclusively to convey mails.

7 Belonging to Government servants travelling on duty who are certified by their respective immediate superiors as being not entitled to travelling allowances.

8 Belonging to the Chief Minister of Mysore.

9 Belonging to the Government of Mysore.

10 Belonging to the heads of Mutts who held a Bahaduri issued by competent authority.

11 Motor vehicles registered under Motor Vehicles Act and subject to the tax by the State.

12 No toll shall be levied on foot passengers, any conveyance used for ambulance purpose.

SCHEDULE.

Items	Existing Rs. a. p.	Proposed Rs. a. p.
1 On every motor bus as defined in the Motor Vehicles Rules or motor lorry or motor car.	0 6 0	1 0 0
2 On every motor tricycle or bicycle or trailer attached to a motor car.	0 6 0	1 0 0
3 On every cart loaded ...	0 2 0	

BYE-LAWS.

1 The Municipal Council have established toll-gates for the purpose of collecting tolls on the several routes leading into the Town and notify the location of such toll-gates.

2 The toll-gates shall be called the Mandya Town Municipality toll-gates.

3 No vehicles liable to the payment of toll, shall enter into the Municipal limits except by one of the toll-gates described hereunder.—

- 1 The Municipal Toll gate on Mysore Road
- 2 The Municipal Toll gate on Pannur—Mandya Road
- 3 The Municipal Toll gate at Hosahalli—Mandya
- 4 The Municipal Toll gate on Bangalore—Mysore Road
- 5 The Municipal Toll gate on Kallahalli—Mandya Road
- 6 The Municipal Toll gate on Basaral—Mandya Road
- 7 The Municipal Toll gate on Jabbar's Circle.

4 The Municipal Council, shall have power to change, modify or revise the existing or proposed toll gates if they consider that such a course is necessary for the proper collection of tolls. Every such change, addition, or combinations shall be notified in the limits of the Municipality.

5 No toll shall be levied on through traffic. The time limit for through traffic from one end to other end of the town shall be one hour.

6 Every person or owner who is for the time being in possession or use of any vehicles shall be bound to stop at the first toll gates of entry in the town limit through which he desires to pass.

7 Every such person or owner in possession for the time being of any vehicle shall be bound to give all necessary and true information from the ascertainment of levy and collection of toll to the person in charge of such toll gates.

8 If on such information, the person in charge of the toll gate considers that the owner or user of any bus, etc., is liable to pay toll such owner or user shall pay such tolls at the prescribed rates. But if he considers that the owner or user is entitled to exemption after looking into the pass or permit if any, the person in charge of the toll shall permit him to proceed.

9 *Penalties.*—Any person who violates or commits breach of the above bye-laws, renders himself liable to be fined which may extend to Rs. 20.

M. H. BORAI AH,
President.

2356

OFFICE OF THE PRESIDENT, TOWN MUNICIPAL COUNCIL, CHANNARAYAFATNA.

Notification dated 15th January 1957.

No. M.C. 14-56-7. It is hereby notified that the Mohatarfa Rules fixing Assessment on the rental value based in the Municipality sanctioned in Government Order No. L. 4226-9, M.L. 105-54-9, dated 14th July 1954 have been given effect to from the current year, i.e., 1956-57.

C. G. VOBÉ GOWDA,
President.

2378

OFFICE OF THE PRESIDENT, TOWN MUNICIPAL COUNCIL, SHIKARIPUR.

Notification dated 13th January 1957.

No. H.C. 128-56-57. *Reference:*—This office Notification of even No. dated 30th June 1956 publishing the Bye-laws for regulating, licensing and inspection of places, used as Hotels, Restaurants, Eating Houses, Coffee houses, Sweetmeat shops, Bakeries, boarding or lodging houses or for manufacturing ice or aerated waters under Section 48(1)(b) (iv) and the Rules prescribing the fees to be charged for license granted for the use of any place as a Hotel, Restaurant, Eating House, Coffee House or Bakery, Boarding House or Lodging House or Sweetmeat shop or for the manufacture of ice or aerated waters, the time at which and the mode in which the same shall be levied or payable and for granting refunds, etc., under Section 46(1) (b) of the Mysore Town Municipalities Act, 1951 on page 564-568—Part III of the Mysore Gazette, dated 26th July 1956.

Erratum.

Please read as "Rs. 10 per annum" being the license fee for ice or aerated water manufactory for "Rs. 100 per annum" under item No. 3 of Schedule under the Rules.

2380

Notification dated 18th January 1957.

No. H.C. 128-56-57. Notice is hereby given to the inhabitants of the Shikaripur Town Municipality that the Municipal Council, Shikaripur, at its ordinary general meeting held on 30th December 1956 has resolved to amend the Model Bye-law No. 1 of Model Bye-laws for regulating licensing, and inspection of places used as Hotels, Restaurants, Eating houses, Coffee houses, Sweetmeat shops, bakeries, boarding or lodging houses or manufacturing ice or aerated waters published in this office Notification of even No. dated 30th June 1956. In Bye-law No. 1 after sub-section (f) the following sub-section (g) shall be added namely:—

"(g) Licensing authority means the Executive Officer for the Municipality, and where there is no Executive Officer for the Municipality, the President of the Municipal Council".

2. In Bye-laws Nos. 2, 3, 6 and 9 for the word "President" wherever it occurs, the words "Licensing Authority" shall be substituted;

2379

K. V. NARASAPPA,
President.OFFICE OF THE PRESIDENT, TOWN MUNICIPAL
COUNCIL, TARIKERE.

Notification dated 15th January 1957.

No. C3.P.R. 72-55-56. Notice is hereby given to the inhabitants of Tarikere Town Municipality that the Municipal Council desire to introduce the following Bye-laws for regulating the Cattle Shows and Fairs in Tarikere Town Municipality. Objections, if any, in respect of these may be preferred in writing to the President, or the officer authorised by him during the office hours between 11 A.M. and 5 P.M. on all working days within one month from the date of publication of this notification in this Gazette. Objections received after the due date will not be considered.

Section (48) (i) (a) sub-section 3 of Section 80 of Town Municipal Act, 1951 (Mysore Act XXII of 1951).

Model Bye-laws relating to the Cattle Shows and Fairs at Tarikere Town.

Model Bye-laws for Cattle Shows and Fairs.

In exercise of the powers conferred by section 48(1) (a) read with sub-section 3 of section 80 of Town Municipalities Act, 1951 (Mysore Act XXII of 1951), Tarikere Town Municipal Council are pleased to make the following Model Bye-laws for regulating the Cattle Shows and Fairs in Tarikere Municipal limits.

1. Every Committee shall consist of the President of the Municipal Council as a Chairman. A Veterinary Officer where the cattle show or fair is in connection with the Municipality, is appointed in consultation with the Deputy Commissioner of the District and such other official and non-official gentlemen as are in the opinion of the Municipal Council, specifically fit to organise and regulate the conduct of such shows or fair. The Municipal Council shall also appoint a person to be present in the show ground during the whole period of the show or fair and to see that these rules are efficiently carried over.

2. At least one month prior to every show or fair a short notice of such show or fair shall be published in English and Kannada in the *Mysore Gazette*, by the President of the Municipal Council in accordance with the programme prepared under Bye-law 1.

3. The President of the Municipal Council shall on the recommendation of the Veterinary Officer other and on information and the reasons to be recorded by him be competent to prohibit the holding of show or fair on account of the prevalence of cattle diseases, in the locality or to require the closing of a show or fair when cattle diseases appear in the show or a fair grounds. In case of emergency it shall be within the competence of the Chairman of the Committee in the absence of the President to order the closing of the show or fair.

4. Every show or fair ground shall be attached a segregation of plot of suitable dimension properly fenced or otherwise demarcated and protected for the segregation of diseased cattle and if recommended by the Assistant

Superintendent of the Veterinary Department, another such enclosure shall be provided for quarantining cattle from infected area. Proper hospital accommodation shall also be provided for the Officer of the Civil Veterinary Department present at the Show or Fair who shall make adequate arrangements for the obstruction and treatment of affected cattle. The cost of such accommodation and enclosures including that of watch and ward shall be borne by the Municipal Council, concerned.

5. All the expenses connected with the show or fair including the cost of prizes and of sanitary and other arrangements have to be met out of the Municipal funds.

6. Private subscriptions, if any, and fees levied on the cattle admitted to the show or fair and all other realisations connected with the cattle show or fair shall be credited to the Municipal funds provided that in case where a show or fair is being held in connection with the Municipality and where such Municipality has been deriving income from such show or fair, the Municipal Council have to pay to such Departments necessary services are being rendered in connection with the cattle shows and fairs.

7. (a) Every person opening a shop in the cattle fair or a show held by a Municipal Council shall pay the fees in accordance with the rates specified in the schedule below to these rules.

(b) The Municipal Council may levy fees on cattle brought to the show or fair subject to a maintenance charge of Rs. 0-8-0 per head.

(c) The Municipal Council may levy such enhanced fees as they consider proper for maintenance and admission to competition of prizes.

8. The fee fixed under Bye-law 7 should be published a week prior to the date of show or a fair and notified in the prominent places on the show or a fair, grounds, and at the ookads where fees are collected.

9. The fees shall be collected departmentally and the Municipal employee in charge of the cattle show or a fair shall give the person paying the fees a proper receipt showing the amount recovered and date of payment.

10. Within one month holding of the cattle show or fair a full report of it shall be forwarded by the Chairman of the Committee or the President of the Municipal Council and to the Deputy Commissioner of the District.

SCHEDULE.

Shops.—

	Rs. a. p.		Rs. a. p.
Small shops	1 0 0 each	Piece goods each shop	0 1 0
Big shops	4 0 0 "	per day	
Hotels	8 0 0 "	Bull, bullocks, horse,	0 1 0
Carts laden	0 2 0 "	ass, mule, laden or	per day
Carts unladen	0 1 0 "	unladen.	

2376

T. R. NAGARAJA SETTY,
President.OFFICE OF THE PRESIDENT TOWN MUNICIPAL
COUNCIL, MUDIGERE.

Notification dated 10th January 1957.

No. M1.P.R.C. 1182-56-57. Notice is hereby given to the inhabitants of Mudigere Town Municipality, that the Municipal Council, desires to adopt and introduce the Model Bye-laws framed by Government in their Order No. L. 10735-M1. 138-55-20, dated Bangalore, 11th October 1956, prescribing the conditions on or subject to which and the circumstances in which licences may be granted, refused, suspended or withdrawn for the use of places for storing, packing, pressing cleansing, preparing or manufacturing by any process whatever ammunition, Fire-works, Gun-powder, Chlorate Mixture, Fulminate of Mercury, Gun-cotton, Nitro-Glycerine, Nitro-compound, Nitro-mixture, Chemical preparations, Gas, Matches, Resin, Saltpetre, Turpentine or Tar within the limits of the Town Municipality, Mudigere. A copy of the said Bye-laws are kept in the Municipal Office for inspection by the public on all working days during office hours.

Any inhabitant of the Municipality objecting to the proposed adoption of the Bye-laws may within one month from the date of publication of this notice in the *Mysore Gazette*, send his objection in writing to the Municipal Council.

Any objection received after the prescribed time will not be taken into consideration. Draft Bye-laws are appended hereto.

M. ABDUL AZIZ,
President.

Draft Bye-laws.

1 No person shall use any premises for storing, packing, pressing, cleansing, preparing or manufacturing by any process whatever Ammunition, Fire-works, Gun-powder, Chlorate Mixture, Fulminate of Mercury, Gun-cotton, Nitro-Glycerine, Nitro-compound, Nitro-mixture, Chemical preparations, Gas, Matches, Resin, Saltpetre, Turpentine or Tar in any residential area and any such premises shall be at least half a mile from the nearest dwelling house.

2 Every person who uses any premises within the Municipal limits or permits any premises within the Municipal limits to be used for storing, packing, pressing, cleansing, preparing or manufacturing by any process whatever Ammunition, Fire-works, Gun-powder, Chlorate Mixture, Fulminate of mercury, Gun-cotton, Nitro-glycerine, Nitro-compound, Nitro-mixture, Chemical preparations, Matches, Resin, Saltpetre, Turpentine or Tar shall cause such premises to be thoroughly cleansed as often as may be necessary and at least once in every 24 hours and shall prevent any accumulation of filth or refuse therein.

3 The licence to be granted shall be in the form specified in the schedule to these bye-laws.

4 (a) The premises shall be liable to inspection between 6 A.M. and 6 P.M. during the working hours by the Officers of the Department of Public Health not below the rank of Junior Health Inspectors and other Municipal authorities authorised to inspect the premises.

(b) The licence and the medical certificates of the employees that are required to take such certificates should be always available on the premises.

(c) An inspection book for the use of the inspecting officers should be maintained on the premises and all directions recorded by the inspecting officers should be carried out by the licensee.

5 He shall provide suitable means of ventilation and lighting upon or in connection with such premises and cause the same to be maintained at all times in good order and efficient action.

6 He shall cause the flooring of every part of such premises to be paved or otherwise made impervious and drained to the satisfaction of the authorities concerned and such flooring shall be kept at all times in good order and repair.

7 He shall provide suitable means of drainage upon or in connection with such premises and shall cause the same to be maintained at all times in good order and efficient action.

8 He shall adopt the best practical means of rendering innocuous all gas, vapour, fumes, dust or other impurities arising from any source in such premises.

9 He shall provide in such premises sufficient supply of pure and wholesome water for drinking and other purposes and suitable means and appliances to combat any outbreak of fire.

10 He shall at all times adopt and cause to be maintained in good order and efficient action upon such premises all means and appliances required for the purpose of preventing any injury to any workmen employed therein or preventing, abating or minimising any nuisance or annoyance to the neighbourhood or to the public.

11 He shall not permit or suffer any part of the building on such premises to be used at any time for purposes of human habitation.

12 He shall not take or permit any person to take his meals in such premises.

13 Simple Hindustan closets with arrangements for a liberal supply of water for purposes of ablution and flushing the closet shall be provided on the premises, the number of closets being fixed on the basis of one closet for 40 people working on the premises.

14 He shall obey any specific directions issued by the President or other competent authority of the Municipal Council in regard to the observance of the aforesaid bye-laws.

15 Whoever commits a breach of any of the above bye-laws shall be punishable with fine which may extend

SCHEDULE.

Form of Licence issued under the Bye-laws of the Municipality framed under Section 48 (1) (b) of the Mysore Town Municipalities Act, 1951.

This licence is granted to Sri.....
(name and address) subject to the conditions hereunder for the use of.....
.....(insert description of place).

This licence will expire on 31st of March 19

CONDITIONS OF LICENCE.

1. This licence is not transferable.
2. The licensee shall strictly obey all rules and orders of the.....Municipality in this behalf.
3. This licence should be hung up in the premises in a conspicuous place.

2349

Notification dated 10th January 1957

No. M.L. P.R.C. 1183—1956-57. Notice is hereby given to the inhabitants of Mudigere Town Municipality that the Municipal Council desires to adopt and introduce the Model Bye-laws of the Government in their Order L. 10736 of 1956, prescribing the conditions for granting or renewing for this purpose any place for packing, pressing, cleansing, preparing or manufacturing any process whatever, Ammunition, Fire works, Gun, Chlorate mixture, Fulminate of Mercury, Gun, Nitro-glycerine, Nitro-compound, Nitro-mixture, Chemical preparation, Gas, Matches, Resin, Saltpetre, Turpentine, Tar and the mode in which the same shall be paid and for granting refunds, within the limits of Town Municipality, Mudigere. A copy of the said Rules are kept in the Municipal Office for inspection by the public on all days during office hours.

Any inhabitant of the Municipality objecting to the proposed adoption of the Rules may within one month from the date of publication of this Notice in the Gazette, send his objection in writing to the Municipal Council. Any objection received after the prescribed time will not be taken into consideration. Draft Rules are printed below:—

M. ABDUL AZIZ

President

Rules under Section 46 (1) (h) of the Mysore Town Municipalities Act, 1951.

1. For every license granted or renewed under the laws of a Town Municipality for the use of any place for storing, packing, pressing, cleansing, preparing, or manufacturing by any process whatever Ammunition, Fire-works, Gun Powder, Chlorate mixture, Fulminate of Mercury, Gun-cotton, Nitro-glycerine, Nitro-compound, Nitro-mixture, Chemical preparation, Gas, Matches, Saltpetre, Turpentine, Tar, fees shall be charged at the rate of rupees ten per annum.

2. Every application for grant or renewal of license shall be in the form specified in the schedule to these rules.

3. The full licence fee shall be paid in advance at the issue or renewal of the license.

Provided that every application for a licence or renewal shall be accompanied by the fee which according to the applicable is chargeable in respect of the license application.

4. If the grant or renewal of a license is refused, the fee paid by the applicant for the license shall be refunded provided a claim for refund is preferred within three months from the date of service of an endorsement to the grant of the licence.

SCHEDULE.

Form of Application for License.

1. Full name and address of applicant.
2. Father's name.

place in respect of which the license is required :—

- name and address of owner of such place.

rent of the place or the estimated rental value where the
is the owner of the premises.

ned for which license is required.

I declare that the information given above is true to the best of my knowledge and belief.

M.L.P.R.C. 1184—1956-57. Notice is hereby given to the inhabitants of Mudigere Town Municipality, that the Municipal Council desires to adopt and introduce the By-laws framed by Government in their order No. 10737—M.L. 138-55-22, dated 11th October 1956, prescribing the conditions on or subject to which and the circumstances in which licences may be granted, refused, or withdrawn for the use of places used for storing, pressing, cleansing, preparing or manufacturing process whatever, blood, bones, fleshings, catgut, hare, fish, and mool meat, offal within the limits of Mudigere Town Municipality. A copy of the said By-laws is kept in the Municipal Office for inspection by the public on all working days during office hours.

inhabitant of the Municipality objecting to the adoption of the Bye-laws may within one month of the date of publication of this notice in the *Mysore* send his objection in writing to the Municipal Council. Any objection received after the prescribed time shall not be taken into consideration. Draft Bye-laws are attached hereto.

person shall use any premises within 200 yards of human habitation for storing, packing, pressing, preparing or manufacturing by any process blood, bones, fleshing, catgut, fat, manure, fish, neat, offal.

every person who uses any premises for any of the purposes shall provide a sufficient supply of pure and clean water in the premises and shall cause such to be thoroughly cleansed as often as may be required and at least twice in every 24 hours and shall prevent any accumulation of filth or refuse therein.

license to be granted shall be in the form specified in the schedule to the regulations. The license shall cause to be deposited in a receptacle for refuse which have been deposited in the part of such premises to be used for the deposit of animal or vegetable refuse, any refuse deposited thereon, a non-absorbent and impervious receptacle, provided with tight fitting covers to the satisfaction of the health officer. He shall cause all such refuse to be removed from the premises at least once in every 24 hours and in such a manner as may be approved by the health officer.

shall cause the interior and exterior of every
an and of every cask, vat, pan, trough, bench,
vessel or utensil or other receptacle upon such
to be thoroughly cleansed as often as may be
and at least once at the close of every working day
prevent any accumulation of filth in or upon such
vat pan, trough, bench, table, tub, vessel or
other receptacles.

shall cause all materials which have been received
remises and which are not required for immediate
trade to be stored in such a manner and in such
an as to prevent the emission of noxious or
effluvia therefrom.

shall adopt and shall cause to be maintained at in good order and efficient action all such means and appliances provided for rendering innocuous all gases, vapors, or dust emitted during any trade process in the articles operated upon or from the contents of any tank, vat, pan, trough, or other receptacles on the premises.

shall cause every part of the internal surface of
of every building and every floor and pavement
premises to be kept at all times in good order
so as to prevent the absorption thereof any liquid

filth or refuse or any noxious or injurious matter which may be splashed or may fall thereon.

9. He shall cause every part of the internal surface of the walls and ceilings of every building upon such premises to be hot lime washed twice at least in every year in the months of April and October and more often if so required by the President.

10. He shall provide suitable means of drainage upon or in connection with suitable premises and shall cause the same to be maintained at all times in good order and efficient action.

11 He shall cause liquid refuse before it is discharged into a public drain to be cooled in such manner as to prevent the emission of noxious or injurious effluvia therefrom and he shall not let or cause to be let into a public drain any greasy or oily refuse matter.

12 He shall provide suitable means of ventilation and lighting upon or in connection with such premises and shall cause the same to be maintained at all times in good order and efficient action.

13 He shall adopt such practical means as may be approved of by the President for the prevention of all nuisance by smoke from any chimney or other place connected with such premises.

11. He shall at all times adopt and cause to be maintained in good order and efficient action upon such premises all such means and appliances as the President may from time to time require for the purpose of preventing any injury to any person employed therein, or preventing, abating or minimising any nuisance or annoyance to the neighbourhood or to the public.

15 He shall not permit or suffer any part of the building in such premises to be used at any time for purposes of human habitation.

16 No leper and no person suffering from an open sore or any loathsome, infectious or contagious disease shall carry on the business referred to in bye-law No. 1 and no licensee shall employ a leper or any person suffering as aforesaid to assist him in carrying on such business.

17 No person to whom a licence has been granted for the use of a premises for any purpose mentioned in bye-law No. 1 shall keep or stable permanently or temporarily any dog, cattle or other animal in or on part of the premises.

18. (a) The premises shall be liable to inspection by the Officers of the Department of Public Health not below the rank of a Junior Health Inspector and other Municipal authorities authorised to inspect the premises between 6 A.M. and 6 P.M. during the working hours.

(b) An inspection book for the use of the inspecting officers should be maintained on the premises and directions recorded by inspecting officers shall be carried out by the licensee.

(c) The licence and the medical certificate of the employees that are required to take such certificates should be always available in the premises.

19 Simple Hindustan closets with arrangements for a liberal supply of water for purposes of ablution and flushing the closets should be provided on the premises; the number of closets being fixed on the basis of one closet for 40 people working on the premises.

20. Whoever commits a breach of any of the above byelaws shall be punishable with fine which may extend to five hundred rupees.

SCHEDULE.

Form of Licence issued under the Bye-laws of the Town Municipality framed under section 48(i) (b) (iii) of the Mysore Town Municipalities Act, 1951.

This licence is granted to Sri.....
(name and address) subject to the conditions specified hereunder for the
use of.....

(insert description of place)

This license will expire on the 31st of March 19.....

CONDITIONS OF LICENCE.

- (1) This licence is not transferable.
- (2) The licensee shall strictly obey all rules and bye-laws of Municipal Council in this behalf.
- (3) This licence should be hung up in the premises in conspicuous place.

M. ABDUL . . . 4.00